

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/787,015	02/25/2004	Vicki I. Chin	6627-P1054D	3934
41790 75	1790 7590 10/10/2006		EXAMINER	
BUCHANAN, INGERSOLL & ROONEY LLP			NAFF, DAVID M	
P.O. BOX 1404 ALEXANDRIA, VA 22313-1404		ART UNIT	PAPER NUMBER	
	-,		1657	Ų.
			DATE MAIL ED: 10/10/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
•		
Office Action Summary	10/787,015	CHIN ET AL.
Office Action Guinnary	Examiner	Art Unit
	David M. Naff	1651
The MAILING DATE of this communication app Period for Reply	ears on the cover sneet with the c	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DO Extensions of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
 Responsive to communication(s) filed on 13 July This action is FINAL. Since this application is in condition for allower closed in accordance with the practice under Exercise. 	action is non-final.	
Disposition of Claims		
4) Claim(s) 14-30 is/are pending in the application 4a) Of the above claim(s) 28-30 is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 14-27 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	vn from consideration. r election requirement.	
 10) The drawing(s) filed on <u>25 February 2004</u> is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Extended to Extend	drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)	•	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 2/25/04.	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	ate

Application/Control Number: 10/787,015 Page 2

Art Unit: 1651

5

10

25

DETAILED ACTION

Claims in the application are 14-30.

A response of 7/13/06 to a restriction requirement 6/16/06 elected Group I claims 14-27 with traverse on the ground that a serious burden does not exist. However, for reasons set forth in the restriction requirement, a serious burden will occur from examining all of the groups together. Therefore, the restriction requirement is adhered to and made final.

Claims 28-30 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected invention, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in the reply filed on 7/13/06.

Claims examined on the merits are 14-27.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 14-27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claims are confusing and unclear by claims 14 and 27 requiring a nanoporous silicon support comprising a plurality of

Application/Control Number: 10/787,015

Art Unit: 1651

10

15

. 20

25

macropores. Support structure that has both nanopores and macropores is unclear. The relationship of nanopores and macropores to each other in the support is uncertain since it is not clear as to which part of the support contains the nanopores and which part contains the macropores.

Page 3

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 14-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Griffth et al (6,197,575 B1) in view of Steiner et al (document 21 on form 1449) and Beattle (6,893,816 B1).

Application/Control Number: 10/787,015 Page 4

Art Unit: 1651

10

15

20

The claims are drawn a method of screening a compound for biological activity or for at least one activity in a microarray by using a nanoporous silicon support containing a plurality of macropores containing cells where the cells are maintained viable by nutrients and oxygen from a culture medium.

Griffith et al discloses a silicon matrix containing channels which are holes having dimensions of 75-1200 microns through a sheet of the matrix (col 3, lines 21-36). Cells attach and grow within the channels where they obtain nutrients and oxygen from a culture medium.

Steiner et al disclose micromachining applications of porous silicon. Nanoporous silicon has a very high surface-to-volume ratio (page 53, paragraph 1.3).

Beattle discloses using a microfabricated porous apparatus for descrete detection of binding reactions. A nanoporous structure is used because of high surface area (col 9, lines 45-50).

It would have been obvious to provide the channels of Griffith et al in a nanoporous silicon matrix to obtain the advantage of the nanoporous matrix having a high surface-to-volume ratio as taught by Steiner et al. It would have been further obvious use the resultant matrix in an assay for screening of compounds for affect on activity of cells as suggested by Beattle using a nonoporous structure for detection because of its high surface area. The conditions of dependent claims would have been matters of obvious choice in view of the disclosures of the references.

Application/Control Number: 10/787,015 Page 5

Art Unit: 1651

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David M. Naff whose telephone number is 571-272-0920. The examiner can normally be reached on Monday-Friday 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mike Wityshyn can be reached on 571-272-0926. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David M. Naff Primary Examiner Art Unit 1651

20

5

10

. 15

DMN 10/2/06